more water company than as before recited, or any use of the said company's CHAP. water, but by express agreement, except in cases of fire, for the extinguishment thereof.

C H A P. XII.

An ACT to enable John M'Kim and John Brown, of Baltimore Paffed Decounty, to convey certain lands to the uses therein mentioned.

THEREAS, by the declaration of rights, all gifts, sales or devises of Preamble. land, exceeding two acres, to any religious fect, order or denomination, for the support, use, interest or benefit of, or in trust for, the same, are declared void, without the leave of the legislature: And whereas the said John M'Kim and John Brown have represented to this general assembly, that they are feized and possessed of part of a tract of land, called Darley Hall, lying in Baltimore county, containing about thirty acres, and that they are willing and defirous to convey the same to the use of the religious society of people called Quakers, in Baltimore-town, as a pasture, if authorised so to do by the legiflature,

II. Be it enacted, by the General Assembly of Maryland, That the leave of the Leave grantlegislature shall be and is hereby granted, and the said John M'Kim and John Brown shall be and they are hereby authorised to convey to such persons as the faid fociety of people called Quakers shall direct and appoint, the above-mentioned tract or parcel of land, in trust, for the use of the said religious society of people called Quakers, as a pasture, in fee-simple for ever, and for no other use or purpose whatsoever than for a pasture.

C H A P. XIII.

A Further supplement to the act to encourage the destroying of Paffed Dewolves.

THEREAS, by the act, entitled, An act to encourage the destroying of Preamble: wolves, it is enacted, that when any credible free person or persons should have brought before any justice of the peace, within any of the counties of this state, the head or heads of any wolf or wolves, and make oath, or affirmation, that the same were actually caught and killed within the limits of the county in which he or they pray an allowance, such justice should give such person or persons producing, a certificate of such head or heads produced and proved as aforefaid, and that every person or persons, who should produce a certificate as aforesaid to the justice of the county wherein the same was killed, at the levy court, the justices of said court should levy and assess money for the payment of the bounty the person or persons were entitled to by virtue of the act aforesaid: And whereas, previous to the division of Washington county, fundry persons were possessed of certificates as aforesaid, but the levy court of faid county meeting after Allegany county was taken off and separated from Washington county, the justices of said court refused to levy money to discharge faid certificates, and the justices of Allegany county also refused to discharge the fame; therefore,

II. Be it enacted, by the General Assembly of Maryland, That the justices of Justices to lethe levy courts of Washington and Allegany counties be and they are hereby vy money, &c. authorised, empowered and directed, to levy and assess in their respective counties, together with the sheriff's commission for collecting the same, such sum or sums of money as the faid persons, so aforesaid circumstanced, are entitled to under the aforesaid act, proportionate to the property in each of the said counties, the same money to be paid by the sheriff to such person or persons as shall be entitled

to receive the same.

C H A P. XIV.

An ACT for the relief of certain foreigners who have settled with- Passed Dein this state, further supplementary to the act for naturalization.

HEREAS the act for naturalization, passed at July session, in the year Pacambles seventeen hundred and seventy-nine, declares, that every person who shall thereafter come into this state, from any nation, kingdom or

state.